

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE	FIRST NAM	ED APPLICANT		ATTORNEY DOCKET NO.	
A1157676	09/22/89	MAGLICA		А	188167	
LYON & LYON 611 WEST SIXTH ST., STE. #3400 LOS ANGELES, CA 90017			٦	TUNG, M		
				ART UNIT	PAPER NUMBER	
				2901	18	
-	٠.		لـ	DATE MAILED:	03/11/92	

LUS AND	GELES, CA SOULY		2901	18.
-		لـ	DATE MAILED:	03/11/92
	Below is a communication from the EXAMINER in ch	narge of this applica	ntion	03/11/22
	COMMISSIONER OF PATENTS AND TRA	ADEMARKS		
•	Supplementary ADVISORY	ACTION		
THE PERI	IOD FOR RESPONSE:			
is ext	ended to run from the date of the Final Reje	ection		
oontir	nues to run from the date of the Final Reject	tion		
	res three months from the date of the final rejection or as thowever, will the statutory period for response expire later			
fee. 1 purpo	extension of time must be obtained by filing a petition u The date on which the response, the petition, and the fee I oses of determining the period of extension and the corre will be calculated from the date that the shortened statutory	have been filed is the sponding amount o	ie date of the respo f the fee. Any exter	ense and also the date for the discounties of the pursuant to 37 CFR
	t's Brief is due in accordance with 37 CFR 1.192(a).			
	t's response to the final rejection, filed 12/73/91, ha a application in condition for allowance:	s been considered	with the following a	ffect, but it is not deemed to
☐ The p	roposed amendments to the claim and/or specification will i	not be entered and t	the final rejection sta	ands because:
a. 🗆	There is no convincing showing under 37 CFR 1.116(b presented.) why the proposed	d amendment is no	ecessary and was not earlier
ь. 🗆	,	ation and/or search.	(See Note).	
_	They raise the issue of new matter. (See Note).			
d. 🗆	They are not deemed to place the application in better appeal.	form for appeal by	materially reducing	or simplifying the issues for
e. 🗀	They present additional claims without cancelling a corres	ponding number of t	finally rejected clain	1\$.
J	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
NOTE	:			
non-al	proposed or amended claims would be a llowable claims.			``
applic	the filing of an appeal; the proposed amendment $oldsymbol{oldsymbol{\boxtimes}}$ was cation would be as follows:		be, entered and the	status of the claims in this
	red claims:			
	ns rejected:			
	However; The rejection of claims on references is de	amed to be overcor	ne hy annlicant's re	SDODSE
а. b. 🔲	The rejection of claims on non-reference (grounds only is deen	ned to be overcome	by applicant's response.
The:	affidavit, exhibit or request for reconsideration has been co	nsidered but does n	ot overcome the rej	ection.
The a	affidavit or exhibit will not be considered because applicar inted.	nt has not shown go	ood and sufficient r	easons why it was not earlier
The prop	posed drawing correction 🔲 has 🗀 has not been appro	ved by the examiner	·.	•
Other 1	The declarations submitted by e exhibits attached have be stron under 35 U.S.C. § 103, To cases remains deried.	Mr. Weiss ,	Mrr. Magl	ica, Mr. McAliste
na ra	L express agained name by	The land	could blu	- co not reacon
u rejek	mon wow 33 43, 103, 11	ne penifit	of print	y from the
aunt	casel remains denied.		Sausa	N. LUCAS
			CBUID C	ART UNIT 291